1 2 3 4 5	ALAN C. BRYAN ID No.: 4501 CROWLEY, HAUGHEY, HANSON, TOOLE & DIETRICH P.L.L.P. 500 TRANSWESTERN PLAZA II 490 NORTH 31 ST STREET P. O. BOX 2529 BILLINGS, MT 59103-2529 TELEPHONE: (406) 252-3441 EMAIL: abryan@crowleylaw.com		
6	ATTORNEYS FOR FIRST INTERSTATE BANK		
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8	IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MONTANA		
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12	IN RE:) Bankruptcy No.: 06-60855-RBK-11		
13	INCREDIBLE AUTO SALES LLC, MOTION TO MODIFY STAY		
14	Debtor.		
16	The Motion of First Interstate Bank ("Bank"), secured creditor herein, respectfully		
17	represents:		
18	1. The Debtor filed a Petition in this Court under Chapter 11 of the Bankruptcy		
19	Code on October 17, 2006.		
20	2. Debtor is in possession of collateral which, upon information and belief, is		
21	owned by a third party and which is subject to Bank's first priority lien. Pursuant to Mont		
22	LBR 4001-1, Bank provides the following information:		
23	A. The present balance owing to Bank, excluding any pre-computed interest or		
24	other unearned charges, is \$3,380.72.		
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- B. The date upon which the subject debt was incurred was June 17, 2005.
- C. Bank holds a security interest upon the following described property which, upon information and belief, is in possession of the Debtor:

2002 Daewoo Lanos, VIN KLATA52632B696523 (the "Vehicle).

- D. On June 17, 2005, Scott Lawley entered into a Retail Installment Contract and Security Agreement (the "Contract"), in writing, with Rimrock Chrysler Jeep of Billings, Montana, for Scott Lawley's purchase of the Vehicle. A true and correct copy of the Contract is attached hereto as Exhibit "A" and by this reference incorporated herein. Thereafter, Rimrock Chrysler Jeep's interest in the Contract was in due course assigned to Bank. Pursuant to the Contract, Bank has a security interest in the Vehicle. Bank perfected that security interest by filing a Notice of Lien Filing with the Montana Department of Motor Vehicles. A true and correct copy of the Notice of Lien Filing is attached hereto as Exhibit "B" and by this reference incorporated herein. Upon information and belief, on or about September 9, 2006, Scott Lawley entered into a Retail Installment Sale Contract with Debtor wherein the Vehicle was traded to Debtor as part of the transaction. In the ordinary course of business, the dealer pays off the outstanding balance of the debt against in the trade-in vehicle, and obtains title to the same. This did not happen in the present case, and the full balance of the Contract is due and owing, and Scott Lawley is in breach of the Contract.
- E. A description of Bank's collateral, including its location, is as follows:
 2002 Daewoo Lanos, VIN KLATA52632B696523
 located in Debtor's possession.
 - F. The fair market value of Bank's collateral is estimated to be \$2,875.
- G. There are no other security interests or liens which have priority over that of Bank.
 - H. The Contract is in default for the October 17, 2006, installment.

- I. This Motion is made under and pursuant to 11 U.S.C., § 362(d)(i) and §362(d)(ii).
- J. Other facts which are relevant in determining whether relief should be granted are as follows: None.
- 3. Bank further represents that in the event the Court grants its Motion, Bank will seek foreclosure and liquidation of the above-described collateral in accordance with applicable non-bankruptcy law, and will dispose of the collateral in a commercially reasonable manner.
- 4. Upon disposition, Bank shall account for all proceeds to the Court and agrees to turn over any proceeds in excess of Bank's allowed secured claim to the Trustee.

WHEREFORE, Bank respectfully requests the Court to grant this Motion to Modify the Stay imposed by \$362(a) of the Bankruptcy Code.

Dated this 2nd day of November, 2006.

CROWLEY, HAUGHEY, HANSON, TOOLE & DIETRICH P.L.L.P.

By /s/ Alan C. Bryan
ALAN C. BRYAN
P. O. Box 2529
Billings, MT 59103-2529
Attorneys for First Interstate Bank

NOTICE TO DEBTOR

If you object to the motion, you must file a written responsive pleading and request a hearing within ten (10) days of the date of the motion. the objecting party shall schedule the hearing and shall include in the caption of the responsive pleading the date, time and location of the hearing by inserting in the caption the following:

NOTI	CE OF HEARING
Date:	
Time:	
Locati	on:

This contested matter shall be scheduled for hearing for the next hearing date scheduled in the division within which the case is filed. The date, time and location of the hearing can be obtained from the Clerk of Court or from the Court's website at www.mtb.uscourt.gov. In the event such scheduled hearing date is thirty (30) days beyond the filing date of the motion for relief, then a preliminary hearing within such thirty (30) day period shall be scheduled by the responding party after such party contacts the Clerk of Court to confirm the preliminary telephone hearing date and time, which shall be set forth in the response.

If you fail to file a written response to the above Motion to Modify Stay with the particularity required by Mont. LBR 4001-1(b), and request a hearing, within ten (10) days of the date of this Notice, with service on the undersigned and all parties entitled to service under all applicable rules, then your failure to respond or to request a hearing will be deemed an admission that the motion for relief should be granted without further notice or hearing.

Dated this 2nd day of November, 2006.

CROWLEY, HAUGHEY, HANSON, TOOLE & DIETRICH P.L.L.P.

By /s/ Alan C. Bryan
ALAN C. BRYAN
P. O. Box 2529
Billings, MT 59103-2529
Attorneys for First Interstate Bank

CERTIFICATE OF SERVICE

Under penalty of perjury, I hereby certify that on the 2nd day of November, 2006, I served a true and exact copy of the foregoing by depositing the same in the U. S. Mail, first-class postage prepaid, addressed to the following:

Clarke B. Rice 2951 King Ave West Billings, MT 59102 By ECF Notice

William L. Needler 555 Stokie Blvd Ste 500 Northbrook, IL 60062 By ECF Notice

Neal G. Jensen Assistant U.S. Trustee Liberty Center, Suite 204 Great Falls, MT 59401 By ECF Notice

Incredible Auto Sales LLC 1832 King Ave West Billings, MT 59102

Scott A. Lawley 3390 Canyon Dr, Unit D3 Billings, MT 59102-7069

/s/ Alan C. Bryan

CROWLEY, HAUGHEY, HANSON,
TOOLE & DIETRICH P.L.L.P.
ATTORNEYS AT LAW
BILLINGS, MONTANA

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